Remark

Applicants respectfully request reconsideration of this application as amended.

No claims have been added, canceled, or amended. Therefore, claims 1-33 are presented for examination.

35 U.S.C. § 132 Rejection

The Examiner has objected to the amendment filed 04/03/02 as introducing new matter into the disclosure. The added matter which the Examiner objected to was as follows: Claims 1, 6, and 28 "accessing instructions linked to the selectable identifier" and claims 11, 13, and 15 "the query interface to execute instructions linked to the identifier that require a search to be performed in the data engine."

Applicants believe the amendment is supported by the specification. Specifically, the matter is disclosed on p. 13, lines 16-22, which states:

The first entertainment system data may include a data portion that includes instructions to be executed by the query interface 313. These instructions may include instructions for the query interface 313 to retrieve additional entertainment system data, ... perform a search in the database..., or other instructions.

The matter is also disclosed on p. 15, lines 3-6, which states:

When selected [the selectable identifier], the query interface 313 performs the instructions stored in the data portion... The instructions may, for example, direct the query interface 313 to search the data base 320...

Additional support of a similar nature can also be found on p. 14, lines 20-24 and p. 15, lines 12-15. Therefore, Applicants request the Examiner withdraw the objection to the amendment.

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35 U.S.C. §103 Rejections

The Examiner has rejected the claims under 35 U.S.C. 103 (a) as being unpatentable over either Dunn, U.S. Patent No. 5,945,987 ("Dunn") or Williams et al., U.S. Patent No. 6,157,411 ("Williams"). Claim 1 recites "accessing instructions linked to the selectable identifier" and "performing a search based on the accessed instructions". Neither of the references teach or suggest these recitations of Claim 1. Therefore, claim 1 is believed to be allowable.

Claims 6, 11, 13, 15, and 28 contain recitations similar to Claim 1. Claims 2-5, 7-10, 16-27, and 29-33 depend directly or indirectly on one of claims 1, 6, 11, 13, 15, or 28. Therefore, these claims are also believed to be allowable.

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Conclusion

Applicants respectfully submit that the rejections have been overcome by the amendment and remark, and that the claims as amended are now in condition for allowance. Accordingly, Applicants respectfully request the rejections be withdrawn and the claims as amended be allowed.

Invitation for a Telephone Interview

The Examiner is requested to call the undersigned at (303) 740-1980 if there remains any issue with allowance of the case.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Date: <u>6/5/</u>

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